

SECRETARY OF THE SENATE

04 JUL 15 PM 12:00 MD



July 13, 2004

Mr. Christopher Wyrick
Senior Campaign Finance Analyst
Reports Analysis Division

Dear Christopher,

I am in receipt of your letter dated June 15th. First and foremost, it is the intent of *Campbell for Colorado* to be in full compliance of Federal Election Law.

The first issue mentioned in your letter is that Column B figures are not aggregating appropriately. I have spoken in-depth, multiple times, with your co-worker Chris Jones in regards to this matter. He has told me that the date range placed in your letter (11/4/98 to 11/2/04) is an incorrect date range for *Campbell for Colorado*. Per our conversation, it is my understanding that *Campbell for Colorado* should use the following dates for reporting election cycle activity 1/1/03 as this date was the date that the *Campbell for Colorado* committee was created.

Attached please find amendments to rectify this error.

The second issue that was posed in your letter was the absence of employer occupation information. Please note that *Campbell for Colorado* has also complied with the FEC's requirement of full disclosure of contributors also known as "best efforts." In order to be in full compliance with this regulation *Campbell for Colorado* provides the following statement on all fundraising solicitations such as direct mail pieces and fundraising invitations: "The maximum an individual may contribute to *Campbell for Colorado* is \$2,000 per election. Corporate and foreign national contributions are prohibited by federal law. Contributions from federal government contractors are prohibited. Contributions to *Campbell for Colorado* are not deductible for federal income tax purposes. Federal Law requires us to report the name, mailing address, occupation, and name of employer for each individual whose contributions aggregate in excess of \$200 in a calendar year."